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	Attorneys for Defendants AEROFLEX INCORPORATED,		
6 7	AEROFLEX COLORADO SPRINGS, INC., AMI SEMICONDUCTOR, INC., MATROX ELECTRONIC SYSTEMS, LTD., MATROX GRAPHICS, INC., MATROX		
8	INTERNATIONAL CORP., and MATROX TECH, INC.		
9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
	SAN FRANCISCO DIVISION		
11 12	RICOH COMPANY, LTD.,	Case No. C03-04669 MJJ (EMC)	
13	Plaintiff,	STIPULATION RE SUPPLEMENTAL PRODUCTION IN ACCORDANCE WITH	
14	VS.	JUDGE CHEN'S APRIL 20, 2006 ORDER	
	AEROFLEX INCORPORATED, AMI SEMICONDUCTOR, INC., MATROX ELECTRONIC SYSTEMS LTD., MATROX		
16	GRAPHICS INC., MATROX		
	INTERNATIONAL CORP., MATROX TECH, INC., AND AEROFLEX COLORADO SPRINGS, INC.,		
18	Defendants.		
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22	IT IS HEREBY STIPULATED AND AGREED by and between Ricoh Company, Ltd.		
23	("Ricoh") and Aeroflex Incorporated, AMI Semiconductor, Inc., Matrox Electronics Systems, Ltd.,		
24	Matrox Graphics Inc., Matrox International Corp., Matrox Tech., Inc. and Aeroflex Colorado Springs,		
25	Inc. (the "Defendants") that:		
26	1. A "Commercial ASIC" is any ASIC (as defined in U.S. Patent No. 4,922,432 at Col.		
27	1:13-17) that was, between 1997 and the present, (1) synthesized using Design Compiler for which (2)		
28	revenue was received and (3) one or more physical ASICs were manufactured (whether considered to		
HOWREY LLP	Case Nos. C03-04669 MJJ (EMC) STIPULATION RE SUPPLEMENTAL PRODUCTION IN ACCORDANCE WITH JUDGE CHEN'S APRIL 20, 2006 ORDER		

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be a prototype or not). To avoid any doubt, all three criteria must be met and all three criteria must have occurred between 1997 and the present for an ASIC to qualify as a "Commercial ASIC."

- 2. Subject to the limitations set forth in the paragraphs below, the Defendants will identify and produce documents relating to Commercial ASICs synthesized between 1997 and the present by subsidiaries, including those ASICs for which synthesis was performed before acquisition of the subsidiary or its assets, except that Commercial ASICs synthesized before an acquisition or asset purchase will not be identified if the acquiring party did not obtain the rights to the ASICs. The Defendants will identify and produce documents, subject to the limitations set forth below, relating to Commercial ASICs synthesized by third parties provided that the synthesis was done at the request, direction or control of any named party.
- 3. For all newly identified products, Ricoh agrees to accept production of only "product packages" and financial information. The "product package" for a newly identified Commercial ASIC will include, to the extent it exists and is within the producing Defendant's possession, custody or control, the (1) script(s), including DC setup files, (2) inputs, including RTL inputs, (3) technology library(ies), (4) log file(s) and (5) netlist(s) for the newly identified Commercial ASIC.
- 4. For all newly identified Commercial ASICs, the Defendants agree to produce financial documents including sales and cost information to the extent such information exists and is within the producing Defendant's possession, custody or control, with the following qualification: if all synthesis was done in the United States, or the RTL or technology library was supplied from the United States, or the netlist or mask data was shipped into the United States for manufacturing, then the producing Defendant will produce worldwide sales information for the newly identified Commercial ASIC. Otherwise, the producing Defendant will produce only information regarding sales in the United States.

¹ The Defendants shall determine whether any third party, non-Synopsys software (e.g., a flowchart translator) was used to convert an input specification to RTL. If so, the Defendants shall identify such third party software and produce the input specification and the converted RTL.

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- HOWREY LLP

- 5. The Defendants will update their product declarations and library declarations (to the extent such updates are called for by newly identified ASICs) by May 10.
- 6. The Defendants will make good faith efforts to produce all documents by May 15. The product packages will be produced in an electronically searchable format. The financial documents will be produced in bates labeled and a native electronic format, to the extent such format exists.
- 7. To the extent that a particular Defendant does not have a complete product package or financial information for a newly identified ASIC, the Defendant will inform Ricoh that it does not have such information. To the extent the Defendant knows if such information is in the possession, custody, and control of a third party, it will identify such third party. To the extent that responsive information is the possession, custody or control of third parties known to the Defendants, the Defendants will cooperate in good faith in assisting Ricoh to obtain such information by requesting that the third party provide such information to it. Ricoh, however, understands that the Defendants' obligations under this Stipulation are limited to making good faith requests.
- 8. The Defendants will make good faith efforts to provide additional 30(b)(6) deponents before June 9. The Defendants will work in good faith to try to schedule depositions such that all or most of the 30(b)(6) deponents are produced in one location in a one week period.
- 9. This Stipulation resolves the issues raised by Ricoh's Motion for Sanctions filed on February 21, 2006. If the Defendants fail to perform in accordance with any of the terms of this Stipulation, Ricoh reserves the right to seek evidentiary, monetary, or other sanctions.
- 10. To the extent that new Commercial ASICs are identified, Ricoh and the Defendants agree that Ricoh's Final Infringement Contentions served on March 24, 2006 shall, in substantial part, satisfy Ricoh's obligations to produce Final Infringement Contentions with regard to the newly identified Commercial ASICs. Ricoh, however, shall supplement its Final Infringement Contentions for each newly identified Commercial ASIC by identifying only the inputs that satisfy the following elements of claim 13: "storing data describing a set of available integrated circuit hardware cells for performing the actions and conditions defined in the stored set" and "describing for a proposed application specific integrated circuit a series of architecture independent actions and conditions." To the extent that the Defendants produced declarations, documents, and deponents as set forth above,

1	Ricoh will provide this supplement on or before June 19, 2006. In the event that the above deadlines		
2	are not met, the parties will meet and confer in good faith regarding an appropriate time for		
3	supplementation.		
4	Dated: April 28, 2006	HOWREY LLP	
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6		By: /s/ Denise M. De Mory Attorneys for Defendants AEROFLEX	
7		INCORPORATED, AEROFLEX COLORADO SPRINGS, INC., AMI	
8		SEMICONDUCTOR, INC., MATROX ELECTRONIC	
9		SYSTEMS, LTD., MATROX GRAPHICS INC., MATROX INTERNATIONAL CORP. and MATROX TECH, INC.	
10			
11	Dated: April 28, 2006	DICKSTEIN SHAPIRO MORIN & OSHINSKY, LLP	
12			
13		By: /s/Kenneth W. Brothers Kenneth W. Brothers (pro hac vice)	
14		ALTSHULER, BERZON NUSSBAUM, RUBIN &	
15		DEMAIN Jeffrey B. Demain	
16		Attorneys for Plaintiff and Defendant RICOH COMPANY, LTD.	
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28 HOWREY LLP			
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